TEEMER DEFEATS HANLAN.

THE CANADIAN FOULS A TURNING BUOY.

STRUGGLING IN THE WATER WHILE THE PENNSYL-VANIAN WINS THE BACE.

TROY, Oct. 24 (Special).-The great single scull race over the Island Park course between John Teemer, of McKeesport, Penn., and Edward Hanlan, of Toronto, came off this afternoon in the presence of 8,000 people. The race was for stakes of \$2,000 and the chamship of America. The course was a mile and a half with a turn. The water was high and the current strong, but there was no wind and all the indications pointed to a great race. Both carsmen were in the best of condition; Hanlan weighed 156 pounds and Teciner 159. Both used new cedar shells. The officers of the course were: Referce James F. Armand, of Boston; officers of al time keeper, Timothy Donoghue, of Newburg; Judge at the start and finish for Haelan. Frederick Plaisted; ludge at the start and finish for Teemer, Wallace Ross; juage at the turn for Hanlan, Daniel Breen, of Boston; udge at the turn for Teemer J. R. O'Reagau. Pools sold in the island showed that Hanlan was the favorite, sell-ing for 100 to 70. Hanlan was confident and advised his friends to depend upon him. He said, however, that the man who drew the inside course would have the advanage as the middle of the river was enough to break the heart of the best carsman in the world. When the coin was tossed Hanlan lost, and Teemer took the inside Both earsmen rowed down to the starting point at

4:30 o'clock amid loud cheering, and at 4:53 the word was given. The men started on even terms, Teemer rowing thirty-four strokes to the minute and Hanlan thirty-seven. They kept together until the mile mark. Haulan struggling desperately against the current while Teemer rowed easily on the still water near shore. Just evend the mile limit Teemer drew away and 10 minutes and 45 seconds from the start turned his buoy. Hanlan started to turn 15 seconds later when he ran into the buoy and rolled over into the water. Teemer witnessed ecident and rowed leisurely home crossing the finish line in 24 minutes and 5 seconds. Hanlan did not finish. After having teen helped into his boat he rowed to his

line in 24 minutes and 5 seconds. Hanlan did not finish. After having been helped into his boat he rowed to his quarters. His disc unifiture was so displeasing to him and his anger se grea: that he almost wept with vexation but he pluckily admitted that he had been fairly beaten. He said "I held my own to the turn that was more than I expected because the current was against me." If I had not net with the accident I think I could have out rowed him, home for then the current would have favored me as much as him, but I have been beaten and I have no fault to find." Teemer when he drew up to his boat-house was asked what had become of Hanlan. He replied: "He is up the river taking a drink. I had him heaten before we had gone a mile and he quit when we reached the turn. I was at least four lengths ahead of him and then he rolled out of his boat.

That Hanlan really fouled the turning buoy is evident from the condition of his boat. The washboard on the side is smashed in for a distance of several inches. Fersons who witnessed the accident said that it might easily have been avoided, but Hanlan says that he got into an aneddy and could not get out. The general impression here is that Hanlan has at last met his match in this country. Good judges of such sport say that a better race for the first mile has never been seen. Teemer was escorted to Troy by a brass band and he marched at the head of it to the American House where he hed a reception. Hanlan was that the thin has the Bhanwix. His wife witnessed the race and was deeply activated when Teemer swept by the boat-house with no Hannan in sight. She anxiously inquired for her bushand and was greatly relieved when she saw him wet and bedraggled paddiling ashore. Teemer is the lion of the hour and aiready plans are on foot to bring about a race between him and Beach.

CLOSE OF THE FALL MEETING AT IVY CITY. BESSIE B., JOHN C., JIM DOUGLAS, COL, SPRAGUE, QUEBEC AND COL. CLARK THE WINNERS.

WASHINGTON, Oct. 24.-The fall meeting of the National Jockey Club ended to-day with six good races, the first of which was for the Ivy City Stakes for two-year-olds, one mile. The starters were Wait-a-While (Davis, 87); Little Minnie (Potter, 90); Elk Wood (Anderson, 103); Frank Ward (Williams, 85); and Bessie B. (Elike, 89). Elk Wood was favorite at 850 to \$25 for Frank Ward, \$24 for Bessie B., \$14 for Little Minnie, and \$12 for Walt-a-While. Betting-Elk Wood 7 to 5, Frank Ward 212 to 1, Bessle B. 3 to 1, Walt-a-While and Little Minnie each 5 to 1. The race was wor by Bessie B., a length in front of Frank Ward second, Wait-a-While third; time 1:4519. Mutual pools paid \$33 65. Bought by owner for \$1,500.

Horses beaten in selling races at this meeting con tested for the second race-seven furions, special weight conditions. The starters were Barbara (3, Watson, 91); Hetachimie (6, Green, 102); Rosette (3, Anderson, 85); John C. (3, Higgs, 99); Mittie B. (4, Coffay, 96) Lord Lorne (3, Petter, 94); Uberto (6, Huston, 99); Pat Dennis (5, O'Brien, 69): Queen Esther (6, Williams, 93) Richard L. (4, Rivers, 99). Queen Esther was favorite at \$100, to \$82 for John C., \$40 for Uberto, \$28 for Mittie B, \$24 for Hotachimie, and the field \$32. The bet-ting was-Queen Esther 13 to 10, John C. 3 to 1, Uberto 5 to 1, Mittle B. 6 to 1, Rosette and Hotachimie each 10 to 1, Barbara 12 to 1, Lord Lorne, Pat Dennis and Richard L. each 20 to 1.

Uberto 5 to 1, Mittle B. 6 to 1, Rossite and Hotachimie each 10 to 1, Barbara 12 to 1, Lord Lorne, Pat Dennis and Richard L. each 20 to 1. John C. won a head in front of Uberto second, Rosette third. Time 1:32. Mutual pools paid \$16 65.

A handleap sweepstakes race brought out the following horses: Loroy (4, Vincent, S8); Jim Douglas (aged, Halloway, 115); Swift (5, Huston, 103); Heel-and-Toe (6, Maynard, 108); And Enigma (4, Potter, 95.) Swift Was favorite at \$50, to \$42 for Jim Douglas, \$26 for Valet, \$22 for Heel-and-Toe and \$22 for the died. The betting was Jim Douglas and Swift each 2 to 1, Valet to to 1, Heel-and-Toe and Suigma, 7 to 11, Leroy 10 to 1 and King George 12 to 1. Jim Douglas finished winner by four lengths in front of Swift second, Enigma third, time 2:14. Mutual pools paid \$14 95.

The fourth race—one nile—was for horses that had run and not won at this meeting. The starters were Harefoot (3, Simpson, 109); Bessle (5, Withers, 115); Colonel Clark (3, Godfrey, 104); Rica (6, Meaton, 110); and Colonel Sprague (aged, Maynard, 110). Colonel Sprague was favorite at \$100, to \$35 for Rica, \$15 for Colonel Clark, and the field \$21. Betting—Colonel Sprague Sto 5. Rica 4 to 1. Colonel Clark 7 to 1. Bessle 8 to 1, Harefoot 10 to 1. Colonel Sprague was winner by four lengths shead of Colonel Clark, second, Rica third, time 1:44's, altenda to 1. Colonel Clark 7 to 1. Bessle 8 to 1, Harefoot 10 to 1. Colonel Sprague was winner by four lengths shead of Colonel Clark, second, Rica third, time 1:44's, altenda pools paid \$7 35.

A free handican steeplechase over the regular steeplechase course brought out Quebec (aged, Pope, 153); Thiord (5, Wynne, 135); and Jim McGowan (6, Walker, 145). Quebec was the favorite at \$50, to \$45 for Jim McGowan and \$15 for TiMord. The betting was Quebec 4 to 5, Jim McGowan fot 5, and Tilford 6 to 1. The start was good, Quebec in front, Tilford second and Jim McGowan and \$15 for TiMord. The betting was Rosenda and Jim McGowan and \$15 for TiMord. The betting was Rosenda and Finded

FOUR DAYS MORE AT JEROME PARK.

The race meetings this year have been so successful that the American Jockey Club has decided to give an extra fall meeting at Jerome Park. This will take place on Tuesday, October 27, Thursday, October 29, Saturday, October 31, and election day, Tuesday, November 3. These daightful October days are well fitted for racing at so attractive a course as Jerome Park. The Washington meeting closed yesterday, and many of the horses that ran there will be at Fordnam this week.

An interesting programme of five races for each day has been arranged and the racing will begin a 1 o'clock promptly. All persons who feel a genuine interest in the turf should welcome this opportunity for enjoying honorable sport. These are their last chances this year, for, of course, the daily thimble-rigging at Brighton Beach does not count. successful that the American Jockey Club has decided

BEATING THE 24-HOUR BICYCLE RECORD, Boston, Oct. 24 (Special) .- In an attempt to preak the twenty-four-hour bicycle road record F. F. Iyes, of Meriden, Coull., and W. A. Rhodes, of Dorchester, left the Faneuil Hodse, Brighton, on Thursday at 5 ter, left the Faneul Hodge, Brighton, on Thursday at 5, m., and succeeded in their task, having covered at 4.55 yesterda, atterneon, 23 hours and 58 minutes after the start, 211 9 32 miles. This excels the record of 253 1-6 miles made by A A. Fig-Curdy, of Lynn, Mass., on September 44.25 and so until pesternay the best American twenty-fags-byar road record. The course was similar to that of the Boston Bicycle Club at its recent road race. Starting from Faneul House it led to Chester Park, Boston; thence to Dorchester, Milton Lower Milts, Dedham, Needham Plains, Newton, and home by way of Watertown and Cambridge.

COLUMBIA MEN ROWING ON THE HARLEM. The rowing men of Columbia College had their first taste of the water yesterday since the race with Harvard in the spring, and they seemed to enjoy it. There was only one race on the programme, and it was for eight-oared shells. Four crews were entered in the boat belonging to the class of 1883 there were Mcikelam, '86, Arts, the stroke of last year's 'Varsity crew; Simonds, '87, Mines; Lawrence, '87, Arts; Euttry, '87, Mines; Harris, '87, Arts; Gould, '88, Mines; Peet, Medical school, and Parsone, '88, Mines, with Villa Serde '88, Arts, as coxswain. The boat of the class of 1884 was manued by De Sebourg, '88, Mines; Demedly, '86, Law; Richards, '87, Arts; Perkins, '88, Mines, and Smith, '87, Law, with Morell, '88, Arts, as coxswain. In 1887's boat were Lucekwood, '87, Arts, as coxswain. In 1887's boat were Lucekwood, '87, Arts, Hart, '86, Arts; Warren, '88, Arts, Parls, '36, Arts, Baoon, '87, Arts; Janewsy, '86, Mines; Tyler, '87, Mines, and Cohon, '87, Arts, with Garduer, '87, Arts, as coxswain. The crew of '88's boat were Rice, '87, Arts; Beckwith, '87, Mines; Sievens, '87, Arts; Dewitt, '86, Arts; Dimock, '88, Mines; Demes, '86, Law; Orden, '88, Arts, and Callender, '88, Mines, with Walker, '87, Mines, as coxswain. The race was a mile and the course was from a point about 100 yards above the Madison Avenue Bridge and the finish at the club-house, Jasper T. Goodwin acted as referce and followed the race in the Carrie Goodwin. In drawing for position the crew in '83's boat got the best pesicion. The boats were started on even limes. The '85 boat set the pace and took the lead their first taste of the water yesterday since the race

from the start. They were never headed and won by two boat lengths. There was a hard fight for second place up to the half mile, when '84 gradually drew away and took the place a length ahead of '87 with '83 the favorites badly beaten. The latter crew rowed the Columbia stroke beautifully, but it seemed to lack tempth and tores. strength and force.

TIE BETWEEN THE BROWNS AND CHICAGO. CINCINNATI, Oct. 24.-The game to-day between the St. Louis Browns, champions of the American Association, and the Chicagos, champions of the League, was the decisive one in the series between these two clubs for the championship of the world and resulted in an easy victory for the St. Louis team. It was Clarkson's day to pitch, but he appeared on the grounds five min-utes late and Captain Asson ordered McCormick, who pitched yesterday, into the box. Only two hits were made off McCornnick yesterday. To-day he was hit for a total of sixteen bases, and this with the miserable fielding of the Chicagos decided the game. The Chicagos took a lead of two runs in the first inning on hits by Sunday and Kelly and an error by Barkley. In the third inning Welch made a three-bagger and crossed the plate through Dairymple's poor fielding. Barkley and Comiskey made hits and Barkley Comiskey made hits and while Comiskey was for was forced scored

scored while Comiskey was forced out by Robinson. The latter stole second and came home on a passed ball. The St. Louis club won in the fourth inning by hitting McCormick safely five times. The fielding of the League champions in this inning was the worst seen here for some time. Anson made two bad muffs, Williamson a wild throw and Dal-rymple a wild throw, and Flint had two passed balls. The attendance was 1,200. Following is the score:

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0 0 1	2003	61.53	2233	O'Netl 1f Latham, &d Foutz, p Bushong, c	0 1 1	1 0 2 1	0 4	0 8 6 1	0023
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Earned Runs—St. Louis, 4. Two-base hits—Kelly, 2. Thre base hits—Welly and Robinson. Passed balls—Fint, 3; his shong, 2. First base on balls—Gff McCorniek, 3; of Foutz, 5; First base on errors—Chicago, 3; St. Louis, 6. Struck out-McCorniek, 1; Foutz, 4. Pouble plays—Gleason and Comis key, Umpire—Mr. Kelly. The struggle for the baseball championship is a tie. Seven games have been played. The first, in Chicago, was a tie, the second, in St. Louis, was forfeited to Chicago, the third and fourth in St. Louis were won by the go, the third and fourth in St. Louis were won by the St. Louis club, the fifth and sixth, in Pittsburg by Chicago and the seventh, to-day in Cincinnati, by St. Louis. Each club has won three, and one was a tle game. The date for the deciding game has not yet been fixed.

At Ithaca-Sophomores, 25; Freshmen, 2.

BROOKLYNS AND NEW-YORKS TIED.

Over 2,500 people went to Washington Park, Brooklyn, yesterday to witness the second game of base-ball between the New-York and Brooklyn clubs. Like the previous match, the contest was close and exciting and the final result was not reached, the game ending in a draw. The New-York players opened the game and second two earned runs. After two men were out Rich-ardson made a hit, stole to second and scored on a two-banger by Esterbrook. A single hit by Corcoran sent Esterbrook home. In the second insing the home club sent one man around the bases on a series of glaring errors by the New-York players. In the third inning the Brooklyn men scored one run and tied the score, and in the fifth inning the New-York men ralled, and scoring one run again tied the score. Neither side scored in the sixth and the seventh was begun. The New-York men had scored two runs when Umptre Bunce called the game on account of alleged darkness. The score was: New-York. 29 0 0 1 2-3 Brooklyn, yesterday to witness the second game of base New York 2 0 0 0 1 0-brooklyn 0 1 1 1 0 0-

Brooklyn 0 1 1 0 0-3
Errors-New-York, 4: Brooklyn, 2 Erned rinas-New-York, 2: Brooklyn, 0. First base by errors-New-York, 2: Brooklyn, 4. First base on balts-New-York, 1: Brooklyn, 1. Struck out-New-York, 2: Brooklyn, 5. Left, on base-New-York, 3: Brooklyn, 6. Total base hits-New-York, 6: Brooklyn, 7. Home: nuns-Nome. Three-base hits-New-York, 6: Two-base hits-Esterirook, McClellan. Double plays-Isfer-brook, Gerhardt and Connor. Passed balis-Pouples, 2. Wild pitches-Weich 1, Porter 1. Umpire-Mr. Bunce. Time-1126.

The Metropolitan club played a game of baseball with the Jasper nine, of Manhattan College, at the Pole Grounds yesterday and won after a close and interesting fight. The score was as follows:

YALE ATHLETIC CONTESTS.

New-Haven, Conn., Oct. 24 .- The fall meet ing of the Yale Athletic Association was to-day at the Yale field. The winners were: 100 yards dash-Shirrell, 88, time 10 2-5 seconds. Coxe, '87, threw the hammer 81 feet 64 inches and put the shot 32 feet 9 inches Two-mile bieycle race-Kulp, '88, 8, time 7:22. Halfmile run-Bradnes, '89, time 2:06 2-5. 120 yards hur-dle race-Magruder, '89, time 18 2-5. Running broad jump—C. H. Luddington, 87, 16 feet 5½ inches. Run nins high jump—Goodlet, '86, 5 feet 3½ inches, lowering Yale's record ¼ inch. 220 yards dash—W. H. Ludding ton, '87, time 24 2-5 seconds. 440 yards dash—Walker '89, time 52 1-5 seconds. In the tug-of-war betweet '88 and '89, '89 pulled '88 five inches.

CORNELL SEMI-ANNUAL GAMES. ITHACA, Oct. 24 (Special).—It has just been arranged to-day that the fall meeting of the Athletic Association of Cornell University shall take place of Saturday, on the university campus. As this meeting Saturday, on the university campus. As this meeting is the occasion for the semi-annual field-day sports, the contests will take place on a grass course, something rather unusual to Cornell field-day sports. The reason for this is the bad condition of the Ithaca Fair Grounds on account of the recent heavy rains.

CHILDREN VISITING GRANT'S TOMB.

MARCHING TO IT WITH BANNERS FLYING-SINGING BEFORE THE DOOR.

Eight cars yesterday afternoon on the Boulevard Line were filled with children from the Sunday school of the Sixty-first Street Methodist Episcopal Church. They were making a visit to the tomb of General Grant in Riverside Park. For two years before his death General Grant would drive out to the little grove in Central Park where the children held their May parties and pass a short time with them. On May 15, last spring, his health was a little better than it had been and when the procession of children passed his house the General went to the window to watch them go by. The afternoon was mild and he drove out to Peacock Grove with Mrs. Grant and stopped for a little while to watch their festival.

The Rev. E. S. Todd, paster of the church, Mrs. Todd, who is superintendent of the Sunday-school, and six of the teachers had charge of the children yesterday. There were nearly tour hundred of them, and Officer Quigley, of the Twenty-eighth Precinct, was detailed to accompany them. On arriving at Riverside a line was formed two abreast. Each class carried its banner of green or crimson silk and the procession marched over the hill to the temb. At the request of marched over the hill to the tumb. At the request of form a group around the entrance. Two baskets of flowers were tied with yellow ribbons to the graing. Then the children in chorus, uncer the direction of C. A. Jones, the chorister, sang "Gathered Home." J. L. Parker accompanied the singing with a cornet. After the chorus little Emma Downs and Bertie Todd stood before the gate and sang the duet. "Bye and Bry."

stood before the gate and Bye."
There were many visitors about the tomb and they There were many visitors with interest, Among these There were many visitors about the tomb and they watched the exercises with interest. Among these were the Rev. Dr. Robert S. MacArthur, of Calvary Baptist Church, and Professor Norman L. Fox. Many of the parents of the children had driven out in carriages and watched them from the background. From the tomb the procession marched around Camp Grant and was reviewed by Captain Crabbe and his staff of officers of the 5th Artillery. The school then assembled in a group on the side of the bluff near the Claremont House, where a photograph of them was taken. Each of the children received a picture of the tomb and after passing an hour on the grounds the party returned home.

Captain Beatty, of the Park Police, reported at the Captain Beauty, of the Pairs Poice, reported at the Thirtieth Precinct Station last evening that some of the squatters who occupy land adjoining Riverside Park were throwing open their gates to afford a short en-trance to the Park. When people entered, one or two rough looking-men would come up and demand 5 cents

ANOTHER SWINDLE BY SAWDUST MEN. On account of the publicity given to the tricks of "sawdust" swindlers since the shooting of "Tom" Davies, Inspector Byrnes was surprised last week when a countryman went to Police Headquarters and complained that he had been swindled out of \$100 and complained that he had been swindled out of \$100 by these rogues. The man said he was W. E. Beach, of Cadiliac, Wexford. County, Mich. He had received some circulars stating that "James Anderson, of No. 117 Eidridge-st.," had "green stuff" for saie at low rates, and he came to the city to invest some money. From the Vanderbilt Hotel, at Lexington-ave, and Forty-second-st., he was escorted by a "go-between" to the Kenwood House, in the Bowery, to meet Anderson. Nice, fresh banknotes to the amount of \$1,000, supposed by the Michigau man to be e-anterfeit money, were counted before him and placed in a satchel. Then he was taken to another place in the Bowery, where he paid \$100 for the "staff." After listening to some talk about the danger of carrying the money back to Michigan, Beach agreed that it would be safer to have it sent by express and he left the astebel with Anderson for that purpose. When the swindlers had left him, however, Beach suspected that he had been duped and he went to inspector Byrnes with his story. Detective-Sergeants Monaucht and Cosgrove found Anderson in the Bowery on Friday night and arrested him. His right name is said to be James Kelly.

A BURGLAR WITH TWO WIVES CAUGHT.

David Holver, age thirty-four, who was arested yesterday for burglary, has a wife and one child at No. 125 Livingston-st., Brooklyn, and another wife and four children in Newtown, L. I. The house of Henry Nollman, No. 152 Livingston st., was entered about two months ago and robbed of articles worth about \$350. The police have been hunting for him since then. He told his Livingston st. wife that he kepta restaurant that made him stay out late at night. He ciaims to be a Deputs Sheriff of Queens County. ODDS AND ENDS OF POLITICS.

THE PURITY OF THE BALLOT. PLAIN WORDS FROM SENATOR SHERMAN - NO

"BLOODY SHIRT," BUT JUSTICE. Washington, Oct. 24 (Special). - Senator herman arrived in the city to-day and was serenaded by Ohioaus this evening at the Ebbitt House. Benjamin Butterworth, in introducing the Senator, said that the serenade was the outgrowth of a desire to emphasize the approval of Mr. Snerman's course and utterances during the late campaign. Senator Sherman was received with great enthusiasm.

" By far the most important question now before the American people," he said, " is how to protect the ballot-box from fraud and corruption. If secondrels and rascals of any degree can deprive a people of its power then our boasted republic is at an end and the rule of the builet and riot begins." The Senator mercilessly scored the Southern States for the methods adopted there in recent political history, and read extracts from a Southern Democratic news-paper admitting the truth of his assertion. "They call it a revolution. I should say it was a rebellion." He denounced the methods resorted to in the last Presidential election, and said that had it not been for these wrong and outrageous processes Mr. Blaine would have been elected.

In closing he said: "The time must come when every lawful voter shall have the right to cast a lawful vote

In closing he said: "The time must come when every lawful voter shall have the right to cast a lawful vote and have it counted, and if it does not come there will be trouble in this country. I have thought about the remedy. One is that Congress should frame a wise election law, and by that law regulate the election of members of Congress and the President of the United States. Some say that we have not the power to do it, but it is clear that we have that power. There is another remedy, provided by the Fourteenth Amendment. If these people down South will not allow a negro to vote, we cannot send armed men there to protect the ballot-boxes, but we do say that if they will deprive the negroes of their vote, then we will not allow them representation for the negro.

"Why, my countrymen, there are 6,000,000 colored people in the South with just as much right to vote as I bave, and nobody has the right to gainsay that. They are allowed thirty-eight members of Congress and thirty-eight electoral votes. If the negroes are not to vote, then the Southern Democrats cannot count those 6,000,000 of people. If they say we cannot deprive them of that unfair and unjust advantage, we will show them If we cannot. [Great applause.] I appeal to you as patriots to bear witness now to what I have said. I have not raised any bloody shirt. In that speech they talk so much about, I said that I would not hold any Confederate soldier responsible for what he did in the war, but I said: "So help me God, I will never surrender an lota of what our soldiers won in that war." "Another thing: The right of every man to vote-white or binck—lise negaraved in the Constitution and no hand will dare to tear that down. We will stand by that. The leepablean party is strong enough to do it and it will do it."

THE FRAUDS IN OHIO. CERTIFICATES OF ELECTION GRANTED IN VIOLA-TION OF LAW-TRACING THE COLUMBUS FOR-GERIES.

CINCINNATI, Oct. 24,-Daniel Dalton, County Clerk, has issued certificates to all county and legislatve officers, except Senators.

An unofficial footing of the official returns from all counties in the State shows that Foraker has a plurality of 18,158 for Governor. Leonard, the Prohibition candidate, colled 28 064 votes, and Northrop, the Greenback can didate, 2.963. The case of Julius Dexter, treasurer of the Committee

of One Hundred, charged with perjury in making an affidavit for the arrest of a man for illegal voting, was called before Justice Gilligan to-day. As there was no estimony produced, after waiting two hours for witnesses, the care was dismissed.

nesses, the case was dismissed.

The papers containing the official count of Hamilton
County were sent to the Secretary of State to-night. The ertificates of election were issued yesterday, though it was not generally known until this afternoon. Snits were brought by the Republican candidates for the House of Representatives to restrain the clerk from issuing certificates to the Democratic candidates. The claim is made that certificates issued before the count is declared, that is, signed and deposited with the clerk, are void, and that these certificates were issued before the additions were completed, which alone could deter-mine who were entitled to certificates. Charles Evans brought an action of mandamus to compel the clerk to issue to him a certificate of election as Judge of the Court of Common Pleas. In this case Judge Huston re-ceived his certificate yesterday, and his commission was expected by him from Columbus to-day. Judge Buck-walter did not announce his decision in the injunction case before him affecting the four Senators, nor has he named a time for the decision. He gave notice in the beginning, however, that he should take a sufficient amount of time to enable him to reach a satisfactory conclusion after examining the authorities cited and

weighing the arguments.

Columnus, Oct. 24 (Special).—There is a special act statute which applies to the crime of tampering with election returns and it prescribes as a penalty imprisonment in the Fenitentary from one to three years. prisonment in the l'enitentary from one to three years. If the recent crime in this county should prove to be a forgery the penalty will be from one to twenty years. Officers Trogus and Confoy, of the police force, state that last Sunday night at 12 o'clock they went to Elcheniaut's restaurant for lunch. They saw Night Watchman Steube, of the Court House, and two other men on the sidewalk. One of the men appeared to be in the custody of Steube. Steube sainted Trogus with a mock military salute and the two efficers passed on. Trogus thought it strange that Steube was away from the Court House at that time of night, but concluded he had been discharged and dismissed the matter from his mind. This was about an hour after Mr. Kleseweiter saw Steube and Creenane come out of Clerk Joyce's private office. The County Commissioners today summoned Steube and Creenane come out of Cierk Joyce's private office. The County Commissioners to-day summoned Watchmen Steube and Creenane to appear before them. They denied having seen either Young or Montgomery at the Court House at any time on Sunday night. They said that they had let Auditor Kiesewetter and Deputy Clerk Beek into Mr. Joyce's room and then had gone away. The Commissioners stated that they failed, as far as this examination was concerned, to see any neglect of duty on the part of Steube and Creenane. Nothing was brought to light that appeared to them a ground for censure, much less discharge.

ENTHUSIASM IN BINGHAMTON.

BINGHAMTON, Oct. 24 (Special).-The Repubicans of this region have opened headquarters in the rerry Block, at Chenango and Court ets. They held a rousing meeting in these rooms to night. F. M. Wilder, superintendent of motive power of the Eric road, is president of the chil. Preparations are making for the reception of Generals Logan and Carr on Thursday, and the Grand Army of the Republic will be out to meet them at the depot. Perry Block, at Chenango and Court sts. They held a

DECLINING A NOMINATION.

RONDOUT, Oct. 24.-Peter Cantine, of Saugerties, has declined the Republican nomination of Sureme Court Judge of the HIId District. He says that he has been informed by leading Republicans of Rens-selaer County that a large proportion of their number favor there-election of the present incumbent, Charles H. Ingalls, and he must, therefore, decline the nomination.

NOMINATIONS FOR SENATE AND ASSEMBLY. ROCHESTER, N. Y., Oct. 24.—The Republicans f the 1st District of Monroe County to-day nominated Frank Gardner for the Assembly. The Democrats of the III d District nominated Will-

Iam Church for the Senate.

The Democrats of the XXIXth District nominated M. H. Briggs for the Senate.

BUFFALO, Oct. 24.—The Republicans of the Ist District

of Eric County this afternoon nominated Edward Byrne for member of Assembly, Frederick R. March was to-day nominated for memer of Assembly by the Democrats of the HIId District. MIDDLETOWN, Oct. 24.-George W. Green was reneminated for member of Assembly to-day by the Democrats of the IId District of Orange County.

PALMYRA, Oct. 24.—Barnet H. Davis was to-day nominated on the first ballot for member of Assembly by the Republicans of the Hd District of Wayne County.

HOW HILL TREATED LONG ISLAND CITY. Governor Hill's action in vetoing the Long

Island City tax bill last summer will be remem bered to his disadvantage at the ballot-boxes in bered to his disadvantage at the ballot-boxes in that Democratic stronghold. The bill was prepared by a committee of representative citizens, largely shaped after the Klugs County tax bill, which has been found to work well in Brooklyn. It received the approval of the Board of Aldermen and of the Mayor. It passed both Houses, and was vetoed by Mr. Hill, it is said, at the instigation of Roswell P. Flower, and upon an intimation that Mr. Flower would not actively contest the nomination with him if the bill were killed. Mr. Flower's lawyer, Counsellor Hurnett, argued against the bill for his principal, who holds about \$250,000 of First Ward inprovement cer illeates, which under the present law constitute a lien upon the entire city. The new bill made them a lien on First Ward property only. The veto has left the city subject to the financial troubles with which it has so long labored, and the voters await cagerity the chance to show Mr. Hill how they appreciate his luterference in Mr. Flower's interest.

IRISH-AMERICANS WORKING EARNESTLY. At a ratification meeting of the Irish-Amerian Republican Association on Friday evening, at No. 68 East Broadway, the hall was crowded. Speeches were made by Messrs. Sweeny, Murphy, Dunn and others. Resolutions were offered by the secretary, William Sweeny, indorsing the State ticket, which were

william Sweeny, maorsing the State ticket, which were unanimously adopted.

The Irish-American Indepentents of the VIIth Assembly District, held a public meeting on Friday evening at the Greenwich Avenue Assembly rooms, No. 24 Greenwich ave. G. W. Dease presided. Speeches were made by John H. Atkinson, Henry A. Mathews and Mr. Dease. Resolutions were a opted indusing Davenport and Carr and the whole State ticket. The meeting was largely attended and great enthusiasm prevailed.

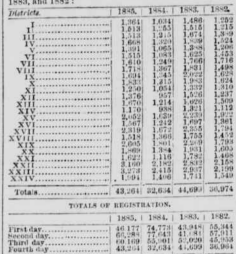
GENERAL CATLIN WANTS A JOINT DEBATE. General Catlin, the Republican candidate for Mayor of Brooklyn, has challenged his opponents, Whitmayor of Brookyn, has challenged his opponents, Whit-ney and Woodward, to a joint debate. After stating the platform on which he was nominated, he says: "Heartily approving the platform of the convention, and to the end that the voters of the city may thoroughly understand and appreciate the importance and desira-bility of executing to the letter the pledge contained in the resolutions, and with a sincere intention of main-taining intact our present admirable system of muni-

cipal administration, I respectfully lavin. You to meet me in a joint and free public discussion of the issues involved in the canvass. I shall, in the interest of all citizens, be pleased to join with you in arranging meetings for the purpose suggested at such times and places as shall be nutually agreeable."

The conference between representatives of the Young Republican Clab, the Citizens' Leanne and General Tracy, the latter in behalf of General Catlin, yesterday morning for the purpose of trying to effect a compromise did not result in bringing about a coalition of any kind. The Young Republican Club will take action on the nominations of the party early this week.

General Woodward made his first campaign speech in Masonic Temple, Eastern District, last night. The hall was about half fall, and there was not much enthusiasm. Mayor Low and A. W. Tenney also spoke.

REGISTRATION IN THE CITY COMPLETED. Reports at the Bureau of Elections yesterday showed that the election machinery was in good working order, only four of the 2,848 inspectors of election being unable to attend to their duties. Below are the returns by Assembly districts of the registration yesterday, compared with those for the last day of registration in 1884, 1883, and 1882:



MR. CLEVELAND'S \$1,000 CHECK.

Totals for three days..... 215,898 240,931 182,351 196,182

Third day...

The noisy Democrats about the Hoffman House made much yesterday of the reported receipt of a \$1,000 check from Mr. Cleveland through Colonel La mont, with similar sized checks from Secretaries Whitney and Manning. But the quieter old chaps shook their heads, and said: "Money is only a plaster. What we want is the healing baim of patronsge." It is said that the publication of the receipt of Mr. Cleveland's check was made against his wiekes and against Colonel Lamont's protest. Judge Alton B. Parker said to Lamont. "This is my affair. You can remain silent if you like. But I am the judge of what shall be made public from this committee's proceedings and business. We have not had so much help from Mr. Cleveland that we should now refuse to avail ourselves of all that we can get out of this."

It is understood that Colonel Lamont will give this week to the New-York canvass as proxy for the President. There was a report last night that the resignation of Naval Officer Burt was to be requested to placare the spoilsmen. They are also demanding the head of Postmaster Pearson. When prominent Democrats are asked to contribute to the campaign fund they tauntinally ask the committee how much has been raised among the Custom House or Post Office employes.

Secretary Whitney came to the city yesterday and registered.

THE BIG MADISON SQUARE GARDEN MEETING. mont, with similar stzed checks from Secretaries Whit-

THE BIG MADISON SQUARE GARDEN MEETING The splendid meeting at the Madison Square The splendid meeting at the Madison Square Garden on friday night was the subject of innumerable favorable comments at Republican State Headquarters yesterday. The spirits of visitors ran high, and predictions of success in November were on every tongue. Mr. Davemport, General Carr, Colonel Anson S. Wood, and Major C. F. Ulrich, of the State ticket, were there in the afternoon, while Judge Foraker, of Onio, was also a visitor. Judge Foraker started at night by the Pennsylvania road for Washington, where he will remain over Tuesday. He will speak at Stanton, Va. on Monday, and at three other places in that State on subsequent days. He was so fatigued yesterday that he was obliged to decline a pressing invitation to accept a reception in Philadelphia. Sentor Edmands dropped in at the committe rooms before starting home to Vermont.

in at the committe rooms before starting home to Vermont.

Mr. Davenport went out of the city last night to spend Sunday with friends.

Arthur P. Rose, of the law firm of Mason & Rose, successors of the late Judge Folger of Geneva, who were the leaders of the independent movement last year in central New-York, writes to the State Committee to correct a report printed in Democratic newspapers to the effect that Judge Folger's friends are not confully supporting Mr. Davenport. Mr. Rose, says: "For myself I can claim some acquaintance with Judge Folger's friends, and with those who were not his friends, in the Republican party here, and I have yet to hear of one of them who will refuse to support. Davenport. And the same reasons that influence the Judge number of the same reasons that influence the Judge number of the same reasons that influence the Judge number of the same reasons that influence the Judge number of the same reasons that influence the Judge number of the same reasons that influence the Judge number of the same reasons that influence many Democrata so that I expect to see Davenport run larkely shead of his ticket in this town."

PROSPECTS IN NEW-YORK AND BROOKLYN. An informal meeting of representatives of the Kings County Republican Committee, the New-York County Committee and the Republican State Committee was held at the Gilsey House yesterday. Among those present were C. S. Cole, chairman of the State Commit-tee; Charles W. Hackett, chairman of the Executive Comnittee : Secretary Chickering, Edward Mitchell, chair mittee; Secretary Chickering, Edward Mitchell, chairman of the New-York County Committee; E. H. Hobbs, of the Brooklyn Committee; S. M. Griswold and Colonel E. T. Langford, of Brooklyn; Jacob M. Patterson, Jacob Hess, Sheridan Shook, Cornelius Van Cott and others, of New-York. Reports were made of the canvass in both counties, Major Hobbs and other Brooklyn men reported that in Kings County Hill would not get over half the average Democratic majority. The feeling there in favor of municipal reform is strong, and the Governor's veto of the Brooklyn Reform bills, and his Tweed record, will lose him thousands of Democratic votes. Chairman Mitchell and other New-York members placed the Democratic majority in this county at from 30,000 to 40,000, All agreed that there was a good chance to elect the Republican county Headquarters in Room No. 303, Gilsey House.

PRINTING OF COURT OF APPEALS REPORTS. A prominent lawyer of Albany, who is nossessed of all the facts connected with the awarding of contracts for the printing of the Court of Appeals re ports, wrote the following statement to the Republican State Committee yesterday:
I believe that the effort of the

ports, wrote the following statement to the Republican State Committee yesterday:

I believe that the effort of the Democratic Committee to make capital out of this matter will help the Republican ticked each of the State officers in this state has been brouded to the action of the state officers in this matter. The following the action of the state officers in this matter. The following the action of the state officers in this matter. The following the action of the state officers in this matter. The following the

NOTES OF THE CAMPAIGN.

The Campaign Committee of the Young Men's Republican Club is now fully organized for work. The rooms

Republican Club is now fully organized for work. The rooms of the club will be open every evening during the campaign, and members are urged to be the attendance and give their counsel and assistance. The prospect of success is religious, grach day. The Democrate column is already broson in Onio and skattered in New York. The rout of the Democrate in Onio has had a beneficial indicates on the Republicans of this state, and a bold and sharp attack will give them a signal victory in November.

The conductors, drivers and employees of the Eighth Avenue surface railroad are strongly in favor of Davenport and Carr. A meeting was help yesternay when it was decided to do all in their power for the Republican tailieation meetings ever held in queens County toos place in Koota Biroadway Hall. Long Island City, last evening. The building was crowded to everflowing. The meeting was cailed to order to a coverflowing. The meeting was cailed to order to everflowing. The meeting was cailed to order to exceed the coverflowing. The meeting were Girret J. Garretton, exceeding J. The State and Queens County tickets were informed amid great enthusiasm. The meeting was made up mostly of German voters.

MORE DESERTIONS FROM TAMMANY.

Ex-Alderman L. A. Fallgraff, of the XXIVth Assembly District, has left lammany Hall and joined the County Democracy. He was the caucus nomines of the Tammany Committee of Twenty-four for a Coronership and caums to have been "left" by a frick, then he was promised the nomination for Alderman in his district, but was again detrauded and the nomination given to "Tony" Hartman several other desertions from Tammany Hall in this district are predicted. Several other desertions from rammany maintains district are predicted.

It is understood that Assemblyman James Haggerty will not be renominated by Tammany Hall in the XXth District lie has 'neutred the empity of Fire Commissioner Croxer. The County Democrats talk of running him.

SOLDIERS TO BE PREFERRED. Corporal Tanner has written to Walter Howe, Republican candidate for Senator in the Xth District, asking whether, if elected, h. will favor giving veteran soldiers preference over others for public appointment provided they are competent. Mr. Howe replied that he is in favor of such an amendment to the Civil Service law as will secure a real and substantial advantage to all veterans in obtaining appointments to all civil offices now filled by appointments to all civil offices now filled by appointment after competitive examination.

THE THREE NEW CRUISERS. MATERIALS AND WORKMANSHIP GOOD.

REPORT OF THE BOARD OF APPRAISAL-A LETTER FROM MR. WHITNEY.

Washington, Oct. 24 .- The report of the Naval Board constituted by order of Secretary Whitney to examine the work and materials of the unfinished cruisers Chicago, Boston and Atlanta, and to ascer-tain and declare the fair market value thereof including a reasonable and customary margin of profit upon the work, has been approved by the Secretary and referred by him to the Navai Advisory Board, which latter has been ordered to go on with the work of construction.
A full meeting of the Advisory Board has been called for Monday to consider the report of the Board of Ap-praisal. The Board of Appraisal in its general report, which is introductory to the detailed reports upon the

three vessels says : The Board would state that it considers that the mi terials and workmanship as far as can be seen at this stage of the construction are good and answer the re-quirements of the contracts, and it considers that by expending the money which the Board estimates as necessary to be expended to make the vessels complete and up to the contract that it will have at that time vessels up in character and quality to the contract require

In its report upon the Chicago the Board says: "The original contract price of the Chicago was \$889,000 which was increased in accordance with the provisions of the second clause of the contract by authorized 'extras' amounting to \$44,692, making the total contract price at this time \$933,692, which the Board assumes would represent the fair market value of this vessel when completed in accordance with the plans and specifications of the contract including a reasonable and customary margin of profit. The Board estimates the cost of material and labor including the profit necessary to complete this vessel at \$208,045, which being deducted from the total contract price leaves \$725,646, which the Board declares to be the fair market value of the work and materials belonging to this vessel and the customary margin of profit upon so much of the work as had been satisfactorily performed at the time of the forfeiture of contract."

The Board places the total contract price of the Atlanta at \$661,978, and states that an expenditure of \$11,591, will be required to finish the hull. The latter amount deducted from the contract price leaves \$620,387 as the fair market value of the vessel in its present condition.

The total contract price of the Boston is stated at In its report upon the Chicago the Board says: "The

present condition.

The total contract price of the Boston is stated at \$660,218. It is estimated that an expenditure of \$50,195 will be required to complete the hull, which amount deducted from the contract price leaves \$610,023 as the present value of the vessel.

In connection with the foregoing report the following letter, written by Secretary Whitney on August 11 to Mr. Vanderpoel, counsel for John Roach, is to-day fur-

nished for publication:

Siz: At our interview this morning I said I would put
in writing the course which I intended to pursue with
reference to the Boston, Atlanta and Chicago, embodying my expectations with reference to them. My authority is, of course, limited by the terms of the con-

ing my expectations with reference to them. My authority is, of course, limited by the terms of the contract.

My view of the matter is that the present circumstances call upon me to exercise a fair business judgment with regard to the boats, and I consider it would be folly for the Government not to take such steps as are found to be necessary to complete them in accordance with the terms of the contract and specifications. When the inventory has been made and the appraisal been had, contemplated by the contract, I see no reason to doubt that my decision will then beforecisely what it would be at the present time, namely: That under existing circumstances the Government should rescue its property by availing of the terms of the contract and carrying the ships forward to completion. In doing so, inasmuch as in the end it is practically done at the expense of the contractor,—(because an accounting is provided for at which the balance of profit or loss is struck for or against him)—I should deem it entirely proper, while keeping control and direction of the work, that it should be done in the yard of the contractor and with his force. The plans are there, the organization is there, familiar with the ship, and the necessities of the Government are fully met if an exacting supervision is retained, and control over the force is retained, but the work is conducted with the foremen and the force which the contractor's yard is able to supply. In this way probably greater economy of expenditure would be effected than in any other way and the large force now out of employment would be able to resume work.

All this I express informally as my intention, which I have no reason to suppose will for any cause be changed. It in fact results from the necessities of the stuation and is the only course which seems to me stood sense and business judgment dictate.

FICTION FROM INDIANA.

Washington, Oct. 24 (Special) .- There was the usual crowd at the President's public reception vesterday. An aged woman from Indiana, after looking at Mr. Cleveland closely for some moments, said :

"You are better looking than your pictures. I'm from Indiana. I say so." "I am glad of it, but the Indiana people don't always "I am giad of it, out the indiana people don't always tell the truth," replied the President laughingly.

This is pretty rough on Senator Voorhees. He went to the White Hone this week to urge the appointment of an indiana friend to office and the President remarked, "I hope that this man is better than others you have recommended. I am beginning to lose confidence in your recommendations."

DEATH OF MR. VILAS'S SISTER. Washington, Oct. 24.—Postmaster-General

Vilas this morning received a telegram announcing the death of his sister at Madison, Wis. He will leave this city to-hight or to-morrow morning to attend the ARMY AND NAVY INTELLIGENCE.

Washington, Oct. 24.-Captain Joshua W. Jacobs, Assistant Quartermaster, has been ordered to proceed to Hot Springs, Ark., to be present at the meeting of the Board of Officers to inspect the army and

navy hospital building at that place, and, upon the comnavy hospital building at that place, and, upon the completion of the duty contemplated to return to his station in this city. Chaplain James C. Laverty, 24th Infantry, has been relieved from duty in the Department of the Missourt, and will proceed to Philadelphia and await retirement. The leave of absence on account of disability granted First Lieutenant John Scott, 4th Infantry, in special orders April 20, 1885, has been extended six months on surgeon's certificate of disability.

Contain O. F. Stanton has been extered to the convenience of the convenience Captain O. F. Stanton has been ordered to the com-

mand of the Naval Station, at New-London, Conn. Rear Admiral J. C. P. De Kraft has been detached from duty as president of the Board of Inspection and placed on waiting orders. Lieutenant Robert G. Peck from duty in the Navy Department and ordered to the Ranger; Lieutenant C. S. Richman from the Ranger and placed on waiting orders.

Ex-Assessors John R. Lydecker, John W. Jacobus and John Mullaly unito in declaring that the present Board of Assessors has made a faise statement concerning the work performed by its predecessors. In the report made to the Tax Commissioners the assessors are that the number of assessment for confirmation from January 1 to July 31 was sixty-six, amounting to \$2,31,277.95. The present Board of Assessors since assuming their duties on July 1 have inspected and apportioned thirty-six, amounting to \$784,291.30." The old assessors deny that this is,

truthful statement, and say that of the thirty-six elaimed to have been inspected and apportioned by the new board twenty-seven had been advertised by the old board since June 5, and the tairty days required by law would have expired on July 7 had no change been made in the board and the city would have saved several thousand dollars expense. The apportionment of the remaining nine assessment lists had been completed at least one week before the change in the membership of the board.

WEST SHORE RECEIVERS MUST PAY

MANY SMALL CLAIMS TO BE SATISFIED AN IMPORTANT DECISION AFFECTING THE MORE

GAGED PROPERTY OF THE ROAD. NEWBURG, N. Y., Oct. 24.—In Supreme Court, Chambers, to-day, Judge Brown handed down his decision in the case of the receivers of the New-York, West Shore and Buffalo Railroad Company, which petitioned the Court for instructions about paying the \$100,000 of claims held by numerous claimants against the road for labor and supplies furnished the company for three months after March 1, 1884. The claims thus incurred months after states 1, 1000. The claims thus incurred are held by a great many creditors, and some of them are for nursing employes and passengers injured in acci-dents, others for digging graves, many for advertising, and a large number for supplies of all kinds. Below are given the chief features of Judge Brown's opinion:

and a large number for supplies of all kinds. Below are given the chief features of Julge Brown's opinion:

The conclusion to be deduced from all the authorities upon the question submitted to the Court is that made debt of the mortage of incurred for expense impaid debt of the mortage of incurred for the benefit of the mortages, and their addeduced for the road to the receivers, are to be regarded and the road to the receivers, are to be regarded incurred for the benefit of the mortages, and their and the made to preserve the mortage property. It may be taken as a fact, I think that payments already made have comfron the corpus of the property, as it is a fact will known to every one connected with this littigation that the income from the operation of the railroad by the receivers has not been sufficient to pay for its operating expenses. No one has objected to the payments already made, and no one now disputes the powers of the Court to direct that debts of the class named be paid from the corpus of the property, but it is asserted that debts pain now cannot be said to be essential to the preservation of the mortaged property. The principle of law which permits the payment of debts of the class actor named is not that the mortaged property will it receive a present or future benefit from the act of payment, but that the operation of the road during the period immediately preceding its surrender to the receivers and ladebt contrasted in so operating it are equitably a first lien upor the mortage, and that for that reason all debts contrasted in so operating it are equitably a first lien upor the mortage property.

The time of payment of these debts is of no importance in so operating it are equitably a first lien upor the mortage, and that for that reason all debts contrasted in so operating it are equitably a first lien upor the mortage, and that for that reason all debts operation in this case, as it was staced by the receivers ordered property.

The time of payment of these debts is of no importance, but e

AN APPEAL FOR THE PEOPLE. CLOSING THE ARGUMENT IN THE SOUTH PENNSYL-VANIA CASE. HARRISBURG, Penn., Oct. 24.-In the South

Pennsylvania suit to-day Attorney-General Cassidy closed the argument. He first spoke of Magee's Beech Creek bonds, and admitted that he could not tell who had them. The fact remained, however, that Vanderderbilt was annoyed by the West Shore, New-York Central profits were getting less, and he opened himself to negotiation. The Pennsylvania Company, or Pennsylvania Railroad Company, through J. Pierpont Morgan, met him and the South Pennsylvania sale was ompleted. He then traced the various deals with the South Pennsylvania and Beech Creek, and explained his idea of the manner in which they were consummated. He maintained that the Pennsylvania Company and the Pennsylvania Railroad Company were the same and denied that the charter Pennsylvania Company as mainthe tained by the defence was higher than Constitution of the State. The Court was asked to defend the public from the imposition sought to be inflicted by the Pennsylvanta Rathroad. He said it was a significant fact that every trunk line in this State was

controlled by them. "I only desire to say," he continued, "that I agree with all that Mr. MacVeagh has said as to the gravity of this case. It is, perhaps, the gravest that your honors—and I trust that you may live very long to adorn this bench-will ever have an opportunity to decide. It is nothing less-pardon me for

A Sensation In Court

of relief is sure to follow the use of Ayer's one who needs help is indeed fortunate Sarsaparilla, and thousands thankfully who finds a friend. But he is still more acknowledge its good effects. Charles C. fortunate who discovers that he may Smith, Craftsbury, Vt., says: "I have eradicate the poisons of scrofula from his been troubled, for a long time, with a system by the use of Ayer's Sarsaparilia. humor, which appeared on my face in ugly pimples and blotches. Ayer's Sarsa- diseases. It is in the blood, corrupting parlila cured me. I consider it the best and contaminating every tissue and fiber blood purifier in the world." in the whole body. Patrick

Judge

of the feelings of Mrs. T. P. Cushing, 87 Wholesale Grocer, Lowell, Mass., says: Suffolk st., Chelsea, who, after being so "Ayer's Sarsaparilla is the best." The afflicted with Salt Rheum that her fingers following, from R. L. King, Richmond, would crack open, and bleed and itch ter- Va., is corroborated by Purcell, Ladd & ribly, was cured by four bottles of Ayer's Co., druggists, of that city. Mr. K. writes Sarsaparilla. Mrs. E. G. Evans, 78 Carver (May 12, 1884): "My son Thomas, aged B ... Boston, Mass., suffered severely from 12, has suffered horribly, for three years, rheumatism and debility. Ayer's Sarsapa- with scrofula, in its worst form. His case rilla proved a specific in her case. Francis was said to be incurable. One arm was Johnson, Editor of the "German Ameri- useless; his right leg was paralyzed; a can," Lafavette, Ind., writes: "For years large piece of bone had cut through the have been subject to chronic attacks of skin at the shoulder-blade, and three large neuralgia, especially at the commencement | sores constantly discharged offensive matof spring. I have derived great benefit ter. He began taking Ayer's Sarsaparilia from Ayer's Sarsaparilla." It has

Saved and

Happy

on the 6th of March, and, oh, what a

Lynch

restored thousands. Walter Barry, 7 change; indeed, a miracle. In a few Hollis st., Boston, Mass., after vainly try- weeks the sores began to heal; he gained ing a number of medicines, for the cure strength, and could walk around the of lumbago, was persuaded to try Ayer's house. We persevered with the Sarsas Sarsaparilla. He writes: "Your valuable parilla, yet having little hope of his relieve it has worked a perfect cure, although other boy of his age. The sores on his my complaint was apparently chronic." arm, shoulder, and back, have nearly Thos. Dalby, Watertown, Mass., has long healed, his muscles are strengthening, and been a sufferer from lumbago and rheu- he is the picture of health." Equally matism. So great has been his improve- important facts concerning the use of Ayer's Sar-

Ayer's Sar saparilla

Heve it will effect a permanent cure.

are contained in the same letter. Prepared by Dr. J. C. Ayer & Co., Lowell, Mass., U. S. A.

saparilla that he has every reason to be- by other members of Mr. King's family,

For sale by all Druggists, Price \$1; six bottles for 85.